# UNITED STATES DISTRICT COURT

for the

District of New Mexic	District	of	New	Me	xico
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	District o	of <u>New I</u>	<u>Viexico</u>		
	United States of America v.  TERRENCE CONNERS  Defendant	) ) ) )	Case No.	12MJ3174	
	DETENTION OR	DER PE	ENDING TR	RIAL	
	er conducting a detention hearing under the B the defendant be detained pending trial.	ail Refor	m Act, 18 U	.S.C. § 3142	(f), I conclude that these facts
	Part I—F	Findings	of Fact		
G (1) The	defendant is charged with an offense describe	ed in 18 U	J.S.C. § 314	2(f)(1) and h	as previously been convicted
of	G a federal offense G a state or local off	fense that	t would have	e been a fede	ral offense if federal
jı	urisdiction had existed - that is				
(	G a crime of violence as defined in 18 U.S.C for which the prison term is 10 years or me		(a)(4)or an o	ffense listed	in 18 U.S.C. § 2332b(g)(5)
(	G an offense for which the maximum senten	ce is deat	th or life imp	orisonment.	
(	G an offense for which a maximum prison te	erm of ten	n years or mo	ore is prescri	bed in
	•		•	•	.*
(	a felony committed after the defendant had described in 18 U.S.C. § 3142(f)(1)(A)-(C				
(	G any felony that is not a crime of violence l	but invol	ves:		
	G a minor victim				
	G the possession or use of a firearm or d	lestructive	e device or a	any other dan	igerous weapon
	G a failure to register under 18 U.S.C. §			,	
	The offense described in finding (1) was commederal, state release or local offense.		ile the defen	dant was on	release pending trial for a
G (3) A	period of less than five years has elapsed sin	ice the	G date of o	conviction	G the defendant's release
fr	om prison for the offense described in finding	g (1).			
	indings Nos. (1), (2) and (3) establish a rebuttal f another person or the community. I further				
	Alternati	ive Findi	ngs (A)		
G (1) T	There is probable cause to believe that the defe	endant ha	as committed	d an offense	
(	G for which a maximum prison term of ten y	ears or m	nore is presc	ribed in	
(	G under 18 U.S.C. § 924(c).		_		

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G (2) The defendant has not rebutted the presumption established by finding 1 that no condition will reasonably assure the defendant's appearance and the safety of the community.

## **Alternative Findings (B)**

- X (1) There is a serious risk that the defendant will not appear.
- X (2) There is a serious risk that the defendant will endanger the safety of another person or the community.

#### Part II— Statement of the Reasons for Detention

I find that the testimony and information submitted at the detention hearing establishes by G clear and convincing evidence G a preponderance of the evidence that

### Part III—Directions Regarding Detention

The defendant is committed to the custody of the Attorney General or a designated representative for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or held in custody pending appeal. The defendant must be afforded a reasonable opportunity to consult privately with defense counsel. On order of United States Court or on request of an attorney for the Government, the person in charge of the corrections facility must deliver the defendant to the United States marshal for a court appearance.

Date: _	December 19, 2012	- Robert Hayes Scott
		ROBERT H. SCOTT, U.S. Magistrate Judge
		Name and Title